## RECEIVED

Jason Van Dyke PO Box 2618 Decatur, TX 76234

JUN 1 5 2020

June 12, 2020

CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF TEXAS

Clerk of the Court Paul Brown Courthouse 101 E. Pecan St. Sherman, TX 75090

Re:

Discipline Notice

Dear Sir or Madame Clerk:

In obedience to the local rules, please find enclosed copies of reciprocal discipline imposed by other courts against me. This discipline is for the same matter for which the State Bar of Texas disciplined me on or around 5/1/2020 and which was already reported to your office as required on or around that date. However, the local rules appear to require my reporting of this discipline as well.

Very truly yours,

Jason L. Van Dyke

## SUPREME COURT, STATE OF COLORADO ORIGINAL PROCEEDING IN DISCIPLINE BEFORE THE OFFICE OF THE PRESIDING DISCIPLINARY JUDGE 1300 BROADWAY, SUITE 250 DENVER, CO 80203

Complainant:

THE PEOPLE OF THE STATE OF COLORADO

Case Number: 20PDJ026

Respondent:

JASON LEE VAN DYKE, #47445

## ORDER APPROVING CONDITIONAL ADMISSION OF MISCONDUCT AND IMPOSING SANCTIONS UNDER C.R.C.P. 251.22

Before the Presiding Disciplinary Judge ("the Court") in this reciprocal discipline matter is a "Stipulation, Agreement and Affidavit Containing the Respondent's Conditional Admission of Misconduct" filed by Jacob M. Vos, Office of Attorney Regulation Counsel ("the People"), and Jason Lee Van Dyke ("Respondent") on May 14, 2020. In their stipulation, the parties waive their right to a hearing under C.R.C.P. 251.22(c).

Upon review of the stipulation, the Court ORDERS:

- 1. The stipulation is **APPROVED**.
- JASON LEE VAN DYKE, attorney registration number 47445, is SUSPENDED from the practice of law for a period of EIGHTEEN MONTHS, WITH SIX MONTHS TO BE SERVED AND TWELVE MONTHS TO BE STAYED upon the successful completion of a ONE-YEAR period of PROBATION, subject to the conditions set forth in paragraphs 18 and 19 of the stipulation.
- 3. Respondent engaged in conduct constituting grounds for reciprocal discipline under C.R.C.P. 251.21.
- 4. Respondent **SHALL** promptly comply with C.R.C.P. 251.28(a)-(c), concerning winding up of affairs, notice to parties in pending matters, and notice to parties in litigation.
- 5. No later than fourteen days after the effective date of the suspension, Respondent SHALL comply with C.R.C.P. 251.28(d), requiring an attorney to file an affidavit with the Court setting forth pending matters and attesting, *inter alia*, to notification of clients and of other jurisdictions where the attorney is licensed.

Respondent

Jason Lee Van Dyke

P.O. Box 2618

Decatur, TX 76234

jasonleevandyke@gmail.com

Via Email

Martindale-Hubbell

Attn: Editorial Dept.

121 Chanlon Road, Suite 110 New Providence, NJ 07974

disciplinaryaction@lexisnexis.com

Via Email

Via Email

Office of Attorney Regulation Counsel

Jacob M. Vos

1300 Broadway, Suite 500

**Denver, CO 80203** 

i.vos@csc.state.co.us

Via Email

**Supreme Court of the United States** 

Perry Thompson, Admissions Office

1 First Street Northeast Washington, D.C. 20543

pthompson@supremecourt.gov

ptadmit@supremecourt.gov

**American Bar Association** 

c/o Kevin Hanks

Office of Attorney Regulation Counsel

1300 Broadway, Suite 500

Denver, CO 80203

k.hanks@csc.state.co.us

Via Email

**United States Bankruptcy Court** 

Laura Guice

721 19<sup>th</sup> Street, Room 117 Denver, CO 80202-2508

laura guice@cob.uscourts.gov

cobml training@cob.uscourts.gov

Via Email

Board of Continuing Legal Education and Colorado Attorney Registration

Jacqueline Patterson

Office of Attorney Registration

1300 Broadway, Suite 510

Denver, CO 80203

j.patterson@csc.state.co.us

Via Email

United States Court of Appeals for the Tenth Circuit

Byron White United States Courthouse

1823 Stout Street

Denver, CO 80257

disciplinaryorders@ca10.uscourts.gov

Via Email

**Colorado Bar Association** 

Amy Larson, Executive Director

1900 Grant Street, Suite 950

Denver, CO 80203-4309

alarson@cobar.org

Via Email

**United States District Court, District of Colorado** 

Alfred A. Arraj U.S. Courthouse

Mark Fredrickson, Atty Services Coordinator

901 19<sup>th</sup> Street, Room A-105

Denver, CO 80294-3589

mark\_fredrickson@cod.uscourts.gov

edward butler@cod.uscourts.gov

Via Email

**Colorado Supreme Court** 

**Cheryl Stevens** 

2 East 14<sup>th</sup> Avenue

Denver, CO 80203

cheryl.stevens@judicial.state.co.us

heather.petercarroll@judicial.state.co.us

liz.cunningham@judicial.state.co.us

Via Email

United States Department of Justice, Executive Office for Immigration Review

Office of the General Counsel

Allison Minor, Disciplinary Counsel

5107 Leesburg Pike, Suite 2600

Falls Church, VA 22041

lea.minor@usdoj.gov

Via Email

IRS, Office of Professional Responsibility

Kathy Gibbs

SE: OPR, 1111, Constitutional Ave., N.W.

Washington, DC 20224

kathy.a.gibbs@irs.gov

Via Email

United States Department of Justice, Trustee's Office

Gregory Garvin, Assistant U.S. Trustee

999 18<sup>th</sup> Street, Suite 1551

Denver, CO 80202

gregory.garvin@usdoj.gov

Via Email

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS

To: A Member of the Bar of the Northern District of Texas Who May be Subject to Disciplinary

Action

Notice of Intent to Impose Reciprocal Discipline and

Standing Order for Counsel to Show Cause

A summary or copy of a sanction imposed against you is attached to this order. Reciprocal discipline

will be imposed in this court under LR 83.8(a) and (h) and LCrR 57.8(a) and (h) unless you show cause

within 14 days of the date of this order why such penalty should not be imposed. If you are a registered

user of the Electronic Case Files (ECF) system in this court, the clerk will serve this order electronically,

and you may use ECF to file your response electronically in the case number shown at the top of this order.

If you do not file a response within the time allowed, or if you respond but do not oppose reciprocal

discipline, the clerk is directed to impose the same sanction in this court, which will run concurrently with

the sanction shown in the attachment, and, if applicable, to disable your ECF user account. If the sanction

imposed was a suspension and you wish to seek reinstatement following the suspension, the clerk is

authorized to reinstate you to the bar of this court and to reactivate your ECF user account if you file a

request for reinstatement in this case, along with a valid Certificate of Good Standing issued by the highest

court of any state or the District of Columbia and a declaration, signed and sworn under penalty of perjury,

that no attorney disciplinary matter is pending against you.

SO ORDERED.

ANJE J. BOYLJE

TED STATES DISTRICT JUDGE